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Articles

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The author identifies the function of the modern American law review as an integral check on the courts' law-making function. For any critique to be valid, however, there must be a continuity between the writer and the reviewer. The author outlines rules both writers and reviewers should follow.

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The defense of entrapment is unique since the defendant necessarily concedes the commission of a criminal offense. After discussing the opposing theories of entrapment, the author analyzes the Model Penal Code's standards of entrapment as recently adopted by Pennsylvania.

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The United States Supreme Court recently upheld a New York law requiring that any changes in county government must be approved by a majority of city residents and a majority of noncity dwellers. The author discusses the case and concludes that its result is inconsistent with the "one person-one vote" concept.

THE PLRB'S NEW JURISDICTION FOR POLICE AND FIREMEN

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The author examines a recent Pennsylvania Supreme Court case conferring jurisdiction upon the Pennsylvania Labor Relations Board to conduct policemen and firemen representation elections. The article notes that the decision did not define the parameters of the PLRB's new jurisdiction and explores possible ranges of jurisdiction that may result.

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JUDICIAL REVIEW OF ADMINISTRATIVE ACTION IN PENNSYLVANIA: AN UPDATED LOOK AT REVIEWABILITY AND STANDING

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